Supreme Court, U.S. EILED

AUG 5 1988

IN THE

DOSEPH & SPANIOL IR STATESCLERK

SUPREME COURT OF THE UNITED

OCTOBER TERM. 1987

PAUL EMILE NOEL.

PETITIONER.

VS.

DEPARTMENT OF SANITATION OF THE CITY OF NEW YORK.

RESPONDENT.

PETITION FOR WRIT OF CERTIORARI TO THE NEW YORK STATE SUPREME COURT OF APPEALS : FIRST DEPARTMENT

PAUL EMILE NOEL

PRO se

101 LAFAYETTE AVENUE

APT. 3-E

BROOKLYN, N. Y. 11217



The endorsed complaint alleges that the Sanitation Department damaged the plaintiff's property and some of his belongings were stolen while in possession of their department after said property was sold at public auction on August 24, 1981. The New York State Court of appeals disallowed petitioner's brief by virtue that this legal action for money judgment evaluating \$50,000 was barred by statute of limitations without putting the burden on the City of New York for its negligent condust for keeping on file the notice of claim that breached their duty owing to the petitioner until its release on September 23. 1986.

Was the petitioner's suit properly
dismissed as based on an allegedly wrongful
holding of the petitioner's property in 1981?
The State Court of Appeals didn't arrive at
that conclusion.

Should the Supreme Court of the United States be empowered to ask what happens to the proceeds when a person's belongings are auctioned by

the Bureau of Encumbrances of the Department of Sanitation?

Did the petitioner ever receive any part of that money which was wrongfully withheld from him?

Due process by the petitioner demands eligibility of his claims and judgment so appealed from be reversed with costs and interest.

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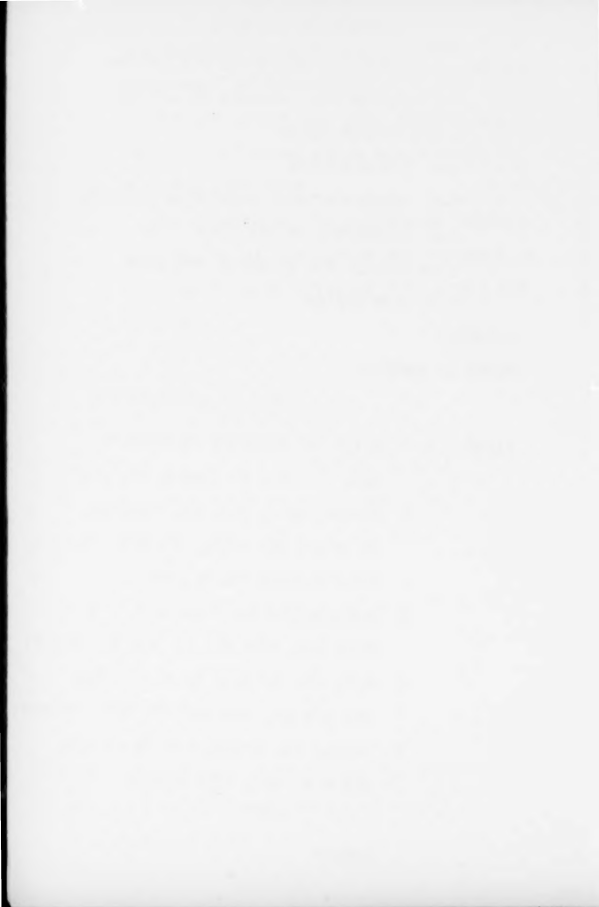
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IN THE SUPREME COURT OF THE UNITED STATES

Paul Emile Noel,

Petitioner,

VS.

Department of Sanitation of the City of New York, Respondent.

Petition for Writ of Certiorari to the New York State Supreme Court of Appeals: First Department

REQUEST FOR ISSUANCE OF THE WRIT

The petitioner pro se, Paul Emile Noel, is asking this Court to issue a writ of certiorari to review the decision of the state court of appeals, first department, entered on April 6, 1988; on such review the opinion and judgment in this cae should be reversed and the cause of action remanded with directions to reim-

bursement + interest and the relief to be provided according to the power granted to the Court by all writs act 28 USC 1651(a).

OPINION BELOW

The state court of appeals entered its memorandum decision affirming that an appeal having been taken to this Court by plaintiff from a judgment of the Civil Court of New York entered on the 25th day of February 1987 and said appeal having been heard and due deliberation having been had thereon, and it is ordered and adjuged that the judgment so appealed from be and the same is hereby affirmed without costs; dismissed the petitioner's complaint on the ground of statute of limitations. A copy of the judgment from the Civil Court which decision is asserted in the last page of the minute included the memorandum decision and order upon motion dated July 22, 1988 seeking remedies as requested by the Supreme Court on May 13 and June 24, 1988 from the Court of appeals is attached as appendix 1a, 1a suit 2a, 3a, 4a, 4a suite).

JURISDICTION

On April 6, 1988, the State Court of appeals

entered judgment dismissing the petitioner's complaint on the ground of statute of limitations on a money judgment relating loss of personal property, factors which cause homelessness, and negligent conduct of the municipal administration without paying attention that the respondent acted in a way violative and auctioning money is not released. The jurisdiction of this court is invoked in accordance of 311 of CPLR of the general municipal law due to a combination of several conditions: abusive tactics of the landlord which cause homelessness and loss of personal property due to carelessness and negligence of the department of sanitation with a combined evaluation of \$50,000 at \$25,000 against each defendant. Petitioner's property was taken out of his apartment on June 1, 1981 by a marshal despite the fact that he had paid his landlerd three months rent and a deposit as rent security confirmed by him at his attorney's office when he stated that he did receive the payment but wanted to discuss a matter with the peti-

tioner on the lease by sending a certified mail # 286846871 (app. 5a) and then said property turned over to the department of sanitation. The trial judge marked in evidence: his notice of claim, a letter from the department of sanitation indicating his property was sold at public auction on August 24. 1981, the receipt he signed when he obtained his clothing and papers from the respondent (app. 6a, 7a, 8a, 9a). As the record adequately demonstrates that petitioner is being victimized and suffered misfortune in having his property sold by the department of sanitation and based on substantial evidence that the decision of the petitioner for the relief demanded should be affirmed in all respects.

CONSTITUTIONAL PROVISION INVOLVED

^{...} Immediately after the sale of property auction proceeds are remitted by the department of sanitation Commissioner to the City Finance Department. Simultaneously the comptroller receives a breakdown of the amounts received for particular articles or lets. After the comptroller deducts administrative expenses

(the rates are set by the department of sanitation) and credits these to the City and the remainder of the monies realized from such sale shall be paid to the lawfull owner (s). BOARD OF ESTIMATE PROCEEDING, Res; CAL No. 57 (March 11, 1965)

STATEMENT OF THE CASE

Petitioner filed a notice of claim with the City of New York (app. 6a) which was served on October 15, 1981 through counsel, after a marshal wrongly evicted the petitioner from his apartment without a notice and few days after the eviction, petitioner found that a warrant issued in an eviction action was filed with the civil court (app. 10a) on behalf of the landlord. Counsel withdrew from the case on June 16, 1982 because of the negligent conduct of the municipal administration for not returned the notice of claim to him to prepare timely the summons and complaint until on September 23, 1986 when the claimant received it after the said counsel in his last effort urged the comptroller's office to have it proceeded (app. 11a, 12a, 6a, 7a). That on

October 24, 1986, petitioner requested a hearing to the clerk which it has been held on December 4, 1986 and the evidence adduced at the hearing showed that petitioner was victimized by the department of sanitation and the corporation counsel which supposed to bring the landlord as also a co-defendant in this combined demand to answer his part at the Trial before the Civil Court was absent without living a legal notice to excuse himself. The judge after inquest dismissed the complaint in favor of the respondent and thereafter petitioner commenced a civil action to perfect an appeal in the supreme court of the State of New york which argument had been held and heard at a November 1987 Term.

REASON FOR GRANTING THE WRIT

The only reason to be determined by the Court for granting this writ is that justice has not yet been done in this case and the state court of appeals as constituted with Hons; Jawn A. Sandifer, Stanley 3. Ostrau and Edith Miller in its decision should grant the petitioner for the relief demanded instea

of dimissing it in favor of the respondent on the ground of statute of limitations.

Alternatively, the state court of appeals didn't develop the record adequately to determine abusive tactics and negligence of the respondent et al, because respondent failed to state fact sufficient to entitle to this judgment in accordance of 311 of the CPLR and 50(i) of the General Municipal Law and the respondent's defense that petitioner supposed to have a year and 90 days on the summons and complaint could only be applicable begining September 23, 1986 the date that he obtained it from the City of NEW York (app. 12a).

In this case should any plaintiff has right to prepare a summons and complaint with the Civil Court without assuming that his notice of claim was properly endorsed or released by an examiner? If no, when can the statute of limitations should be applicable under any circumstance? ... Even if respondent persuades to rely on the statute of limitations, the judgment appealed from supposed to be favorable to the petitioner because the Department of Sanitation didn't present " prima facie" proof of a cause of action indicating

that it was not intentional to withheld the remainder of the monies realized from such auctioning sale as outlined in sections of the regulations of Board of Estimate Proceedings and furthermore respondent endorsed the debt of the landlord as he was told to do so in refusing to bring him at the appeals to answer this combined demand on file with the City of New York (app. 13a) for the purpose mentioned above and the ultimate goal of the judicial system is as-certain the truth. A court should admit any evidence aiding the Court in its search, Todem Homes, Inc vs. Freidu 84 misc; 2d; 1023, 374 NYS. 2d 923, 930 (SUP. CT; 1975). Evidence which is logically relevan should be admissible unless barred by some specific rule or principle of law 31 A.C.J.S., " Evidence" 158 at 428-29 (1964). See Guilianelle vs. Brownell, 7 A.D. 2d; 691, 179 NYS 2d 344, 346 (1958). Relevant evidence tends to prove or disprove a fact from which the existence or non existence of fact in issue can be directly inferred; the evidence is relevant 31 A C.J.S. supra 158 at 426-27

see Barr vs Dolphin Holding Corp; 141 NYS
2d. 906, 908 (NY SUP; CT. 1955). "Revelant"
as applied to evidence must be understood as
touching on the issue which the parties have
made by their pleadings, so as to assist at
getting at the truth.

The court also should stand in a way to make of substantial justice as the Supreme Court of Wisconsin said as long ago as 1917: " this Court sits here to do justice between litigants for the purpose of orderly administration and the attaintment of justice that certain rules are established. Any rule, the enforcement of which results in a failure of justice, should be carefully scrutinized and blindly adhered to unless the abandonment of it will work more injustice than will follow if it be adhered to. Cappon vs. O'Day. 165 Wisc: 486, 162 N.W. 655,657 (1917)." Evidently the State Court of Appeals erred in refusing to grant relief to the petitioner as the evidence sets there and it should have ordered relief rather than have countenanced perjury and it is the decision of the petitioner in this case which must be hold and it is
further requested that the Supreme Court
rejects the argument of the Respondent
raised on the ground of statute of limitations because it is due to their own
negligence for keeping on file the notice
of claim until its release on September 23,
1986 by giving full eligibility to the claims
demanded.

CONCLUSION

Based on a thorough evaluation of the evidence and regulations of the Board of Estimate, it is reasonable to conclude that the judgment appealed from should be reversed in all respect and in regard to it, the Respondent failed to sustain the burden of proof within the meaning of the act required by the City Board of Estima to promulgate rules and regulations governing the redemption and auctioning of anyone property held by the Department of Sanitation without reimbursement and thus petitioner changed be entitled for full costs and interest.

DATED : Brooklyn, New York

May 9, 1988

Respectfully submitted.

PAUL EMILE NOEL

PETITIONER PRO SE



APPENDIX

Index No. 4388/85 86 N 12342

CIVIL COURT OF THE CITY OF NEW YORK
COUNTY OF NEW YORK
80 Centre Street

Paul Emile Noel,

Plaintiff,

against

Department of Sanitation of the City of New York

Defendant.

DECISION

PRESENT:

HON. SEYMOUR

SCHWARTZ.

I hereby find and decide that after inquest judgment for defendant dismissing the complaint. See decision on records; and I order and adjudge that said defendant have judgment accordingly.

Dated, New York City, December 4, 1986

Seymour Schwartz
Judge.

Al Piekarsky Court Reporter



This form to be used where the successful party has appeared without attorney

Index No. 4388/85

Civil Court of the City of New York
County of New York

Paul Emile Noel, Plaintiff

Against

DECISION AND JUDGMENT

Department of Sanitation

Of the City of New York, Defendant.

I hereby find and decide that after inquest judgment for defendant dismissing the complaint. See decision on record and said Plaintiff - Paul Emile Noel having appeared without attorney, the Clerk is hereby directed to enter judgment accordingly. See attached decision.

JUDGMENT

Judgment is rendered in favor of the defendant, Claim # T111914, Dept; of Sanitation, 125 Worth ST; NY, NY, and against Plaintiff, Paul Emile Noel, 648 East 40th Street, BKLYN, NY 11203 for dismissing the complaint with \$ 165 costs and disbursements as taxed, amounting in all.

Dated, February 25, 1987

Frances Tombini Chief Clerk

-1a suite-

Court's Decision

The COURT: On the record.

After Inquest the summonse and complaint are dismissed.

Plaintiff failed to timely serve the summonse and complaint upon defendant the City of New York.

The Notice of claim was served in 1981 and the notice and the summonse and complaint in 1985.

Certified to be a true and correct transcript of my stenographic notes taken December 4, 1986 in Part: Personal Appearance, before Hon. SEYMOUR SCHWARTZ, Judge.

Alfred Piekarsky Court Reporter AT an Appellate Term of the Supreme Court, 1st Department, held at the courthouse, Borough of Manhattan, City of N.Y., on the 6th day of April, 1988.

PRESENT: Hons: Jawn A. Sandifer, J.P., Stanley
S. Ostrau, Edith Miller, JUSTICES

Paul Emile Noel

Plaintiff-Appellant - against-

Department of Sanitation of City of New York,

Defendant-Respondent.

County Clerk's No. 92407/87

Cal. 87-464

November 1987 Term

An appeal having been taken to this court by plaintiff from a judgment of the Civil Court of the City of New York entered on the 25th day of February 1987 and the said appeal having been heard and due deliberation having been had thereon, IT IS ORDERED AND ADJUGED, that the judgment so appealed from be and the same is hereby affirmed, without costs.

Enter,

Justice, Appellate Term, Supreme Court, First dept. New York Supreme Court

Appellate Term, 1st Department

Paul Emile Noel,
Plaintiff
-againstDepartment of Sanitation of
the City of New York

APPELLATE TERM - ORDER AND NOTICE OF ENTRY

Please take notice, that an order, of which the within is a copy, was duly entered in the office of the clerk of the Appellate Term of the Supreme Court in and for the First Judicial Department on the 6th day of April 1988.

Yours, etc...

PETER L. ZIMROTH
Corporation Counsel
Attorney for DEF.-RESP.
100 Church Street
New York, N.Y. 10007
TEL: 566-8598

TO: Paul Emile Noel, Pro se 648 East 40th Street Brooklyn, N.Y. 11203

4a-

C

At an Appellate Term of the Supreme Court, 1st dept., held at the Court House, Borough of Manhattan, City of New York, on the 22nd day of July, 1988

RESENT: HONS. JAWN A. SANDIFER, J.P., STANLEY S.OSTRAU.

EDITH MILLER. JUSTICES ORDER UPON MOTION

AUL EMILE NOEL, PLAINTIFF-APPELLANT against -92407/1987

EPARTMENT OF SANITATION OF THE CITY Cal. No. 87-464 F NEW YORK: DEFENDANT-RESPONDENT. November 87 Term

The above named appellant having by notice of otion dated the 29th day of June 1988 moved for an order granting leave to appeal to the Appellate Division First Department- from an order of this Court dated pril 6, 1988.

and the affidavit of Paul Emile Noel verified the 29th lay of June 1988 and the papers annexed in favor of aid motion, and the statement of Alan G. Krams affirmd the 5th day of July 1988 and the papers annexed in pposition thereto.

Now upon reading and filing said notice of motion

It is ordered that said motion be and the same ereby is denied with \$10 costs.

Enter,

Justice, Appellate Term, Supreme Court, First Department.

LE COPY

Ha suite-



GARDEN STATE NATIONAL BANK

NO. 1212788

PARAMUS, NEW JERSEY 07652
" A Fidelity Union Bancorporation Bank"

PAY TO: Joseph St. Rose, Landlord DATE: May 1, 1981 1042 Rogers Avenue \$ 195,60

Brooklyn, N.Y. 11226 Paul Emile Noel
PERSONAL MONEY ORDER 825 Crown Street, Apt.
B7, BKLYN, N.Y. 11213

Receipt for certified mail sent by Joseph St. Rose,
P 28 6846871 dated May 5, 1981 with a note indicated
that money order is being received and this is not
your proper rent. Your lease expired October 1980
and I have offered you a new lease but you do not
accept it. If you want to discuss the matter, you
can see me at 1042 Rogers Avenue, Phone 284-0800

Very truly yours, Joseph St. Rose

P.S. Please note this notice never received by the tenant, it has been returned by St. John's Post Office to Mr. St. Rose sometimes after the eviction due to the delay.

SEST AVAILABLE U

IN the matter of the Claim of

PAUL EMILE NOEL

-against-

NOTICE OF CLAIM

The City of New York

NO. 111914

DEPARTMENT OF SANITATION

TO: Comptroller of the Gity of New York Please take notice that the claimant hereby make claim and demand against the City of New York as follows:

The name of the Claimant and of his attorney

Claimant: Faul Emile Noel ATTORNEYS: Grossman. 648 East 40th St Brooklyn 11203

Neidorff, Ribaude, Weimbaum, 26 Court S Brooklyn, NY

The nature of the Claim: lost of personal property due to carelessness, and negligence of the defendant, its agents, servants and employee

The time when, the place where and the manner in which the claim arose: that on or about the 24th day of August, 1981 at 172 Vanderbilt Avenu Brooklyn, New York or at 125 Worth Street, New Y claimant's personal property was damaged or stolen while in the possession of the City of New York, . Department of Samitation of the City of New york, their agents, servants and employee The items of damage or injuries claimed are:

Personal property consisting of three rooms of

furniture and furnishings in addition to 1 Stereo;

1 Television Set; Bookcases, Kitchen utensils, etc.

That said claim and demand is hereby presented for adjustment and payment.

PLEASE TAKE FURTHER NOTICE that by reason of the premises, in default of the City of New York to pay to the claimant by statutes in such cases damages in an amount which exceeds the jurisdictional limitation of all lower courts which would otherwise have jurisdiction.

Dated: Oct. 13, 1981 Respectfully yours,

GROSSMAN, NEIDORFF, Paul Emile Noel, Claimant
RIBAUDO & WKINBAUM
26 Court St, BKLYN
237-0500

State of New York, County of Kings SS:

Individual verification, he is Paul Emile Noel,
the claimant herein, that he is being duly sworn,
deposes and says that he has read the foregoing
notice of claim against the City and knows the
contents thereof and he believes the alleged information is to be true
Sworn to before me, Paul Emile Noel

Samuel Weinbaum, Notary Public

this 13th day of Oct.81

The City of New York
DEPARTMENT OF SANITATION
125 WORTH STREET

NEW YORK, N.Y. 10013

September 9, 1981

Seizure No. V-6595

To whom it may concern:

This is the verify that the property belonging to Mr. Paul Noel, 825 Crown Street, Brooklyn, New York was received by the Department of Samitation on 6/1/81 and was sold at public auction 8/24/81.

Sincerely,

Ms. L. Solis
Encumbrance Unit
Office of the Chief Clerk

LS/rhw

D. D.S. 178 -4/77

BKLYN ENCUMBRANCE DEPOT 172 Vanderbilt Avenue Brooklyn, New York

The City of New York
Department of Sanitation
125 Worth Street
New York, N.Y. 10013

CLDTHING AND PERSONAL PAPER RELEASE TO Vanderbilt Voucher, Encumbrance Depot

Paul E. Noel, who was evicted from 825 Crown Street, Apt. B-7, Brooklyn, New York on 6-1-81, may obtain clothes and personal effects from Lot No. 6595.

Please record below what is taken, and have Paul E. Noel sign.

Listed below are the personal effects and clothing received by me from lot 6595 on 6/3/81.

1. Paper + Clothing + typewriter
Articles Checked and Verified by: J.T.

Signature of authorized Person: Paul Emile Noel

L & T Form 1 - Rev 43-2121

Index No. L & T 52895/81

CIVIL COURT OF THE CITY OF NEW YORK
County Of
HOUSING PART

Toseph St. Rose, Petitioner against

aul Emile Noel, Tenant

NON PAYMENT
Final judgment of
possession Upon
respondent's failure
to Answer

otice of Petition served 4/7/81, respondent defaulted, having failed to answer the notice of petition herein. FINAL JUDGMENT OF POSSESSION is made in favor of the Petitioner against the respondent-Tenant, awarding the said petitioner the delivery of the possession of the premises described in the petition by reason of non payment of rent, it appearing that copies of the notice of petition have been served personally om the Respondent and that the notice contains a notice that demand is made in the petition for judgment for rent in arrears and the amount of rent due to the Petitioner against the Respondent for \$ 518. Judgment is given to the Petitioner against the Respondent.

Issuance of warrant stayed to and including

Dated May 7. 1981

Judge of Civil Cour

Law Offices

Neidorff, Ribaudo & Weinbaum

58 Hilton Avenue Hempstead, New York 11550

> Brooklyn Office 26 Court Street Brooklyn, N.Y. (718)-237-0500

September 15, 1986

Mr. Benedict P. Santeramo
Chief, Bureau of Law and Adjustment
The City of New York, Office of the Comptroller
Municipal Building (Room 622), NYC. 10007
RE: Noel V. The City of New York

Dear Sir:

I hereby authorize you to give a copy of the notice of claim that was served on you on October 15, 1981 to Mr. Paul Emile Noel, since I withdrew from the case on June 16, 1982.

Thank you for your cooperation and attention.

Very truly yours,

Samuel Weinbaum by: m.g.

W: mg

The City Of New York
Office of the Comptroller
Municipal Building
New York, N.Y. 10007

Harrison J. Goldin Comptroller

9/23/86

Paul Emile Noel

648 E. 40th St.

Brooklyn, N.Y. 11203

RE: T-111914

Dear Mr. Noel,

in your letter to Corporation Counsel dated September 16, 1986. We are enclosing your original Notice of Claim which was received October 15, 1981.

Sincerely,

As requested

Joseph Leavy
Sr. Examiner
Bureau of Law and
Adjustment.

OFFICE OF THE COMPTROLLER,
BUREAU OF LAW AND ADJUSTMENT
NOTICE OF CLAIM UNIT
MUNICIPAL BUILDING, ROOM 622
NEW YORK, N.Y. 10007

CLAIM NUMBER T-111914

Claimant's name: Paul Emile Noel

Date of Request: 10/19/81

Pursuant to General Municipal Law, Sec. 50-e, the total damages to which Claimant deems himself entitled is as follows: As to Claimant: Paul Emile Noel \$50,000

Claimant signature:

Attorney for plaintiff
Grossman, Neidorff,
Ribaudo & Weinbaum
26 Court Street
Brooklyn, N.T. 11242



IN THE SUPREME COURT OF THE UNITED STATES

Paul Emile Noel,

Petitioner

VS.

Department of Sanitation of NYC.

Respondent.

PROOF OF SERVICE

State of New York)
County of Kings) s.s.:

Petitioner, Paul Emile Noel, after being duly sworn, disposes and says that pursuant to Rule 28.4 (a) of this Court he served the within petition for writ of certiorari with asserted opinions of the State Court of appeals, First Department dated July 22, 1988 as requested by the Supreme Court (app. 4a, suite) on May 13 and June 24, 1988, on Counsel for respondent, Peter L. Zimroth, Corporation counsel, 100 Church Street, New York, N.Y. 10007 by enclosing it in an envelope, first class postage prepaid and depositing same in the United States mails at Brooklyn, New York on August 3, 1988.

Subscribed and sworn to Before me this 3rd of August 1988

> ASHVIN R. PATEL NOTARY PUBLIC. State of New York No. 41 4799045

Quelified in Queens County Certificate Filed in Kings County Cemmission Expires September 30, 19, PAUL EMILE NOEL

Pro se